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Attorneys for Plaintiff
TRIA BEAUTY, INC.

**UNITED STATE DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN FRANCISCO DIVISION**

TRIA BEAUTY, INC.,

Plaintiff,

v.

HOME SKINOVATIONS INC., HOME
SKINOVATIONS LTD., THE SILK'N
STORE LLC, MMP SOLUTIONS, INC.,

Defendants.

Case No. CV 09-3942 CRB

**STIPULATION FURTHER EXTENDING
TIME TO ANSWER OR OTHERWISE
RESPOND TO COMPLAINT**

1 WHEREAS TRIA Beauty, Inc. ("TRIA") served Home Skinovations Inc. with the
 2 complaint in this action on October 2, 2009;

3 WHEREAS TRIA served The Silk'n Store LLC ("Silk'n Store") on October 1, 2009;

4 WHEREAS TRIA served MMP Solutions, Inc. ("MMP Solutions") on September 30,
 5 2009;

6 WHEREAS TRIA served Home Skinovations Ltd. on October 21, 2009;

7 WHEREAS on November 9, 2009, TRIA and Home Skinovations Inc., Silk'n Store,
 8 MMP Solutions, and Home Skinovations Ltd. (collectively, "Defendants") stipulated to extend
 9 the time for Defendants to answer or otherwise respond to the complaint to November 13, 2009;

10 WHEREAS on November 13, 2009, the parties stipulated to extend the time for
 11 Defendants to answer or otherwise respond to the complaint to November 25;

12 WHEREAS counsel for TRIA and counsel for the Defendants are in the process of
 13 exploring possible settlement of this action, and believe that a further extension of time would
 14 facilitate this process;

15 NOW, THEREFORE, pursuant to Northern District Local Rule 6-1(a), TRIA and the
 16 Defendants, through their respective counsel of record, stipulate to extend the time for the
 17 Defendants to answer or otherwise respond to the complaint to January 6, 2010.
 18

19
 20 Dated: November 25, 2009

MORRISON & FOERSTER LLP

21 By: /s/ Jill Neiman

22 Jill Neiman
 23 Attorneys for Defendants Home
 24 Skinovations Inc., Home Skinovations Ltd.,
 25 The Silk'n Store LLC, and MMP
 26 Solutions, Inc.

27 Dated November 25, 2009

ROPES & GRAY LLP

28 By: /s/Thad A. Davis

Thad A. Davis
 Attorneys for Plaintiff TRIA Beauty, Inc.

1 I, Jill Neiman, am the ECF User whose ID and password are being used to file this
2 Stipulation Further Extending Time to Answer or Otherwise Respond to Complaint. In
3 compliance with General Order 45, X.B., I hereby attest that Thad Davis has concurred in this
4 filing.
5

6 Dated: November 25, 2009

MORRISON & FOERSTER LLP

7 By: /s/Jill D. Neiman

8 Jill D. Neiman

9 Attorneys for Defendants Home

10 Skinovations Inc., Home Skinovations Ltd.,

11 The Silk'n Store LLC, and MMP

Solutions, Inc.

12 Signed: December 1, 2009

